bar to an action for divorce, either a vinculo matrimonii or a mensa et thoro, as the case may be, whether the cause for divorce existed at the time or arose prior or subsequent to the time of the execution of said deed or agreement, or whether at the time of making such deed or agreement the parties were living together or apart; provided, that whenever any such deed or agreement shall make provision for or in any manner affect the care, custody, education or maintenance of any infant child or children of the parties, OR SHALL MAKE PROVISION FOR OR IN ANY MANNER AFFECT SUPPORT, MAINTENANCE, PROPERTY RIGHTS, OR PERSONAL RIGHTS BETWEEN THE HUSBAND AND WIFE, court shall have the right to modify such deed or the agreement in respect to such infants as to the court may seem proper, looking always to the best interests of such THE COURT HAS JURISDICTION TO MODIFY THE [[infants. PROVISIONS OF THE DEED, AGREEMENT, OR SETTLEMENT]] INFANTS, OR IN RESPECT TO SUPPORT, MAINTENANCE [[OR ALIMONY]], PROPERTY RIGHTS, OR PERSONAL RIGHTS BETWEEN THE HUSBAND AND WIFE REGARDLESS OF THE MANNER IN WHICH THE PROVISIONS ARE EXPRESSED OR STATED UNLESS PROVISIONS OF THE DEED, AGREEMENT, OR SETTLEMENT SPECIFICALLY STATE THAT THEY ARE NOT SUBJECT TO ANY COURT MODIFICATION.

[[SECTION 2. AND BE IT FURTHER ENACTED, That this act shall take effect July 1, 1975.]]

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall not be construed or interpreted to have any effect upon or application to any deed, agreement, or settlement or any event or happening occurring prior to the effective date of this Act.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect January 1, 1976.

Approved May 15, 1975.

CHAPTER 850

(Senate Bill 969)

AN ACT concerning

Annapolis - Council on the State Capital

FOR the purpose of establishing the Council on the State